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June 26, 2009

By ECF

Honorable Arthur D. Spatt United States District Judge Long Island Federal Courthouse 100 Federal Plaza Central Islip, New York 11722 MOVANT'S COUNSEL IS DIRECTED TO SERVE A
COPY OF THIS ORDER ON ALL PARTIES UPON
FILED

Re:

United States v. Steven Charno

(Adjournment of Sentencing) JUN 3 0 2009

Docket No. 03CR865 (ADS)

Dear Judge Spatt:

LONG ISLAND OFFICE

IN CLERK'S OFFICE

I write to seek a final adjournment of sentencing herein from August 5, 2009 until mid-September or soon thereafter.

This request is occasioned by three considerations. First, the Government is in the process of formulating a final written submission in relation to this matter. I would like to receive it and respond to it in our sentencing submission; and give the Court due time to consider our submission prior to sentencing. Second, my client needs some additional time to wind up his medical practice and provide a reasonable, smooth transition for his many patients. Third, my client wishes to be certain of his availability for two particular medical events concerning a close family member scheduled for this Fall.

AUSA Martin Coffey has expressed his consent to this request, and indicated that he is unavailable on September 18, 2009.

I respectfully ask Your Honor to endorse this final sentencing adjournment request.

Application granted. Final adjournment Sentening is adjourned to September 25, 2009

Very truly yours,

JRW/tcf

+ 3.30 P.

Joel R. Weiss

cc: AUSA Martin Coffey (By ECF)

4.5.0.5.

6/30/09